



#10/Response
Lowman
2-25-03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
Joshua REITER) Atty. Docket: REITE0004
Serial No. 09/678,850)
Filed: October 4, 2000) Group Art Unit: 3629
For: INTERACTIVE PROCESS FOR)
APPLYING OR PRINTING)
INFORMATION ON LETTERS) Examiner: COSIMANO, Edward. R.
OR PARCELS) Date: February 11, 2003
)

RESPONSE (C)

BOX: NO FEE AMENDMENT
Assistant Commissioner of Patents
Washington, D. C. 20231

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GROUP 3600

Sir:

In response to the Office Action dated December 31, 2002, with respect to the above-captioned application, please consider the following remarks.

REMARKS

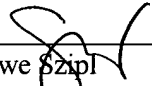
Applicant files herewith timely revised terminal disclaimers in compliance with 37 C.F.R. 1.321(c), one disclaimer each to United States Patent 5,819,241 and 6,178,411 B1. Applicant points out that the fee for the terminal disclaimer was paid previously, although the Examiner deemed the previous terminal disclaimer filed October 7, 2002, as being defective (Office Action dated December 31, 2002, page 3, lines 6-21). By timely filing the terminal disclaimers in the present application, Applicant has mooted the nonstatutory double patenting rejection of claims 1-50, based on a judicially created doctrine of obviousness-type double patenting, over either claims 1-20 of U.S. Patent 5,819,241 or claims 1-35 of U.S.

Patent 6,178,411.

For all of the reasons above, claims 1-50 are in condition for allowance and a prompt notice of allowance is earnestly solicited. Questions are welcomed by the below-signed attorney for applicant. The Commissioner is hereby authorized to charge payment of any additional fees associated with this communication or credit any overpayment to Deposit Account No. 501281.

Respectfully submitted,

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